Legal & General Home Finance

Payment Term Lifetime Mortgage New Lending Standards



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. Introduction

The New Lending Standards apply to new customers and existing customers who are applying for a new Payment Term Lifetime Mortgage (PTLM) with Legal & General Home Finance (LGHF).

The LGHF Lending Principles are;

- Financially strong borrowers:
 - Borrowers with the ability to repay, as determined by the LGHF PTLM affordability model, for the duration of the payment term.
 - Borrowers with the willingness to repay evidenced via their credit score, past behaviours and Loan to Value (LTV).
- Security residential property which will be the borrower's main residence is suitable for immediate occupation, is readily marketable and on which LGHF can obtain a first legal charge.

2. Lending Source	
Code	Policy
NL0201	LGHF accepts new lending residential applications on a fully advised basis via the following sources: Intermediary (must be authorised by the FCA).
Code	Standards
N/A	There are some differences for existing mortgage customers – refer to section 15.

3. Lending Purpose	
Code	Policy
NL0301	LGHF offers Payment Term Lifetime Mortgages for the following purposes: House purchase. Re- mortgage.
NL0302	Customers must own 100% share of the property.
Code	Standards
NL0303	Lending must be for the customers main residence.
NL0304	The maximum number of borrowers per application is 2. Both must be registered at Land Registry following completion.
NL0305	 Re-Mortgages At application, at least one customer must have owned and lived in the property for at least 6 months. Where additional funds are being raised this is acceptable unless it is for business purposes. I.e. including, but not limited to, the purchase of a business, investing funds into a business, lending money to a business, and the settlement of business or personal tax liabilities
	Acceptable deposit types
NL0306	Customer's own sources/savings and not borrowed.
NL0307	Gifted from an immediate family member only.
NL0308	Builders offer incentives to purchasers in the form of allowances; cash backs and deposit paid schemes. These are acceptable subject to:
NL0309	 For Houses & Bungalows: full details of any incentives must be declared. The value of those incentives, whether paid at completion or in the form of e.g., cashback, will be deducted from the lower of the purchase price or valuation before the LTV is applied.

NL0310	 For flats and maisonettes: full details of any incentives must be declared. The value of those incentives, whether paid at completion or in the form of e.g., cashback, will be deducted from the lower of the purchase price or valuation before the LTV is applied.
NL0311	Concessionary purchases are acceptable subject to:
	Purchasing from immediate family member.
	 Solicitor confirmation of the purchase price and details of the vendor.
	 The LTV is calculated using the valuation amount, not the discounted purchase price.
	 The loan amount not exceeding the discounted purchase price.

4. Repayment Types	
Code	Policy
NL0401	Payment Term Lifetime Mortgages are offered on an Interest Only (IO) basis for an initial payment term, after which the mortgage interest rolls-up as with standard Lifetime mortgages (unless voluntarily serviced).
Code	Standards
NL0402	Repayment strategy for Payment Term Lifetime Mortgages is Sale of Mortgaged Property at the end of the mortgage contract.

Code	Policy
NL0501	Maximum Loan to Value (LTV) is set at a maximum of 75% LTV.
NL0502	Mortgage term will be determined by the mortality tables within the lending system, for PTLM, the payment term will be determined by either the borrowers employment type and expected retirement age, up to age 75, if at least one borrower is in employment. Or, if both borrowers (if joint) or a sole borrower is already retired, up to age 75th birthday of the oldest borrower.
NL0503	All eligible employed borrowers can have a payment term up to state retirement age. Anyone with a profession in the following list cannot borrow beyond state retirement age: firefighters, police officers, paramedics, bricklayers/ masons, plasterers, armed forces, prison wardens, construction labourers, roofers and commercial drivers. This list is not definitive and underwriter judgement may be used.
	Borrowers with the following types of occupations who have been in the same employment for 12 months or over, are able to be considered for payment terms longer than state retirement age: solicitors, accountants, clerical workers, administration support workers, customer services, retail, managerial roles and professionals. This list is not definitive and underwriter judgement may be used.
	Borrowers who are already retired (both if joint), can have a payment term up to age 75th birthday of the oldest borrower.
Code	Standards
N.H. 0504	M . 1770

Code	Standards
NL0504	Maximum LTV's:
	Loan to Value is calculated on the lower of the purchase price or property valuation, and the LTV calculation excludes fees which can be added to the loan.
	The LTV calculation is automated within the system and the maximum LTV for each application is calculated on the individual characteristics of the loan including the property and age(s) of the borrower(s).
NL0505	Minimum Term:
	Term will be determined by the mortality tables built into the lending system, however borrowers under the age of 55 must have a minimum payment term that takes them until age 55.
NL0506	Minimum Loan:
	£10,000.

NL0507 PTLM repayment period:

For applicants where one (either sole or joint) borrower is in employment, the repayment term will be determined by the expected full retirement age of the customer in conjunction with an internal assessment as to the feasibility of that retirement age against their profession. The maximum age at the end of the payment term is 75 years old.

For joint applications the repayment period will be based on the earliest retirement date for each applicant where their working income is used in the affordability assessment, and/or the oldest applicant reaching the age of 75.

For applicants where one if sole, or both if joint, borrowers are retired, the maximum age at the end of the payment term is 75 years old (if joint borrowers, the maximum is the oldest borrower's 75th birthday)

NL0508	Maximum Loan to income (LTI): No maximum loan to income rules apply for this product. All the above 'rules' are subject to product availability.
	Minimum Property Value:
NL0509	£70,000 for houses and bungalows.
NL0510	£100,000 for flats, maisonettes, ex-Local Authority/Ex-MOD/Ex-Housing Authority properties.
NL0511	Maximum Property Value: £7,000,000 subject to internal approval.
NL0512	Retirement Villages are not allowed.

6. Borrower Types	
Code	Policy
NL0601	Will only lend to individuals.
NL0602	Minimum age 50.
Code	Standards
NL0603	Maximum age – The maximum age at completion is 74 (75 next birthday). The mortgage must complete by the oldest customers' 74th birthday because the payment term must end no later than one month after the oldest applicant's 75th birthday.
NL0604	Lending to a customer who is retired or enters retirement during the term of the mortgage is permitted subject to affordability. For PTLM LGHF defines retirement as 75 or declared age whichever is earlier. However, if a borrower's employed income is used for affordability purposes, the payment term cannot extend beyond the last employed borrower's full retirement age. If only retirement income is uses for affordability purposes, the payment term cannot extend beyond the (oldest if joint) borrower's 75 th birthday.
NL0605	Foreign nationals must confirm whether they have indefinite leave to remain or right to reside.
NL0606	Lending is not permitted to customers with diplomatic immunity from UK law.
NL0607	All applicants must have been resident in the UK for at least 6 months.

NL0610 Power of Attorney

We only accept an Enduring or Lasting Power of Attorney for use in transactions.

An Enduring or Lasting Power of Attorney continues when an individual loses capacity and requires someone to act on their behalf. An Enduring Power or Attorney must be registered with the Office of Public Guardian once capacity has been lost.

Applications made under an Enduring or Lasting Power of Attorney for Property and Financial Affairs may be acceptable subject to the following requirements:

- The Power of Attorney documents needs to be submitted to LGHF for prior approval together with Photo ID and proof of residence for each attorney. We will not accept an attorney signing on behalf of any borrower unless the borrower has a physical or mental incapacity.
 - Where a borrower is in the early stages of losing mental capacity (for example early-stage dementia), the preference is that they continue to act for themselves, with the Financial Adviser and Solicitors confirming they had mental capacity to understand and make decisions at the time of the face-to-face appointment.
 - If this is not possible, a letter from the borrowers GP should be obtained stating that they do not have the mental capacity to act for themselves in a transaction such as this.
- Where a borrower is physically incapacitated i.e., they cannot sign the document themselves, they can have an attorney appointed under an enduring or lasting power to sign on their behalf provided that both the borrower and attorney are advised by the financial adviser and solicitor. NOTE If a borrower can make a physical mark and has been appropriately identified by the solicitor, the Land Registry preference would be for them to sign for themselves. Please note that if an Enduring Power of Attorney has been formally registered with the Office of Public Guardian any physical incapacity has been overtaken by mental incapacity.
- Where a borrower is mentally incapacitated the enduring or lasting power of attorney must be requested with the office of the Public Guardian. In addition, we should confirm that the purpose of the release is for the welfare and benefit of the Donor.

A borrower cannot act in signing the mortgage deed both as Proprietor (owner) and Attorney as this is unacceptable to the Land Registry.

General Information - Court of Protection

Where a borrower is mentally incapacitated and has not validly appointed an Attorney, it may be possible to proceed by way of having a Deputy appointed by the Court of Protection. The Order appointing the Deputy should also specifically mention mortgaging and the Deputy appointed must not be a registered proprietor/spouse.

There are 2 types of Deputy – Property and Financial Affairs or Personal Welfare (Care etc). A Court Order sets out what the Deputy can and cannot do and the Deputy must act within the scope of the Court Order.

Land Registry will reject applications where the joint owner is represented by a Deputy unless.

- A new trustee is appointed in place of the customer, or
- There is a specific Court Order in favour of the acting Deputy permitting the Deputy to deal with the beneficial interest of the incapacitated owner.

A newly appointed third-party trustee would not tend to be a suitable solution for release as the trustee would not have the same obligations or relationship with the incapacitated borrower that a Deputy has.

Implication is that for joint owner situations, the Deputy must always be specifically authorised to enter into the release of equity.

A Court Order supplementing the existing Property and Financial Affairs Court Order would be required.

Scotland

In Scotland, there are 3 types of Power of Attorney.

- Continuing Power of Attorney
- Welfare Power of Attorney (Not appropriate for mortgages)
- Combined Power of Attorney

A Continuing Power of Attorney must be registered at Office of the Public Guardian (Scotland).

Guardianship Orders are made by the Sheriff appointing an individual to make decisions and act for an incapable person on an on-going basis. This is usually for 3 years or more.

A Guardianship Order is applicable where there is no Power of Attorney in place, and you need sheriff court approval to obtain one.

Further Advances

Must be dealt with in the same way as a new business case – a borrower cannot act in signing the mortgage deed both as a proprietor and attorney as this is unacceptable to the Land Registry.

Further advances with a deputy – There may be times where an existing individual loses the capacity to make decisions after the initial mortgage has been taken out. If the individual does not have an Enduring or Lasting Power of Attorney, an application to the Court of Protection is made who will appoint a Deputy.

When dealing with Further Advances and the customer has a Deputy, we need to check the original court order and check that the amount requested does not exceed the Court Order as the initial court order may only be for the initial advance. In this scenario, we would need to advise the Deputy and they would need to get a further court order and send this to us. The court order must be checked for any limitations or restriction on the Deputy.

Porting

Must be dealt with in the same way as a New Business case – a borrower cannot act in signing the mortgage deed both as a proprietor and attorney as this is unacceptable to the Land Registry.

7. Customer Verification	
Code	Policy
As below	
Code	Standards
n/a	There are some differences for existing mortgage customers – refer to section 15.
NL0701	All new applications must comply with the requirements of the Money Laundering Regulations Act.
NL0702	Proof of name and current address required for all new customers, to meet Anti Money Laundering regulation and requirements.

NL0703 Who can Certify a Document Your document must be certified by a professional person or someone well respected in your community ("of good standing"). You could ask

. Bank or Building Society official.

the following if they offer this service:

- · Post Office official.
- · Councillor.
- · Minister of Religion.
- Dentist.
- Chartered Accountant.
- · Solicitor or Notary.
- · Teacher or Lecturer.

The person you ask should not be:

- · Related to you.
- · Living at the same address.
- In a relationship with you.

How to Certify a Document

Take the photocopied document and the original and ask the person to certify the copy by:

- Writing 'Certified to be a true copy of the original seen by me' on the document.
- Writing 'True likeness to the individual' on the document.
- Signing and dating it.
- Printing their name under the signature.
- Adding their occupation, address, and telephone number.

NL0704

Customers who are not UK Nationals must provide evidence that they have either indefinite leave or right to reside, via a passport (showing stamp) or confirmation from the Home Office.

NL0705

If ID is required and if the customer is unable to provide in their current name as they have recently changed their name, either due to choice or marriage, ID must be obtained in the previous name, along with a copy of change of name via deed poll or the marriage certificate.

Criminal Convictions

Criminal convictions as disclosed (unless for minor driving offences) will not be accepted unless it's spent under the Rehabilitation of Offenders Act 1974. As a general rule, L&G define "spent" as the end of the period of 7 years beginning with the day on which the sentence (including any licence period) is completed.

However, there are exceptions to this as some convictions (such as a those holding a life sentence) can never be spent. (To confirm if a conviction is spent, please refer to Rehabilitation Periods - GOV.UK (www.gov.uk)).

Sentences that can never be spent

Sentence of imprisonment for life

Sentence of imprisonment, youth custody, detention in a young offender institution or corrective training of over four ears for a schedule 18 offence

Sentence of preventive detention

Sentence of detention at His Majesty's pleasure Sentence

of custody for life

Public protection sentences (imprisonment for public protection, detention for public protection, extended sentences of imprisonment or detention for public protection and extended determinate sentences for dangerous offenders)

Applications where there is a pending prosecution cannot be accepted until prosecution has occurred and the conviction becomes spent, or the applicant is cleared of any charges.

If a conviction is declared and unspent, we are unable to accept an application.

8. Credit Score

Code Policy

NL0801

Every application must pass LGHF's minimum credit score. The minimum score cut-off is coded within the system and any application falling below this threshold will be automatically declined.

Code	Policy
NL0901	A credit search must be conducted on every applicant.
NL0902	The last 3 years' address history must be obtained for all applicants and a credit search conducted on all addresses.
Code	Standards
Code NL0903	Standards All Customers must reside in the UK at the time of the application.

Acceptable financial history: Applications meeting the below acceptable adverse credit criteria should be referred to establish the reason for the past financial problems.

Missed payments:

- · Unsecured loans (within the last 12 months), maximum I missed payment
- · Mortgage, secured loan and or tenancy;
 - No missed payments in the last 12 months.
 - No more than I missed payment in the last 24 months.
- · CCJ's;
 - Maximum 2.
 - Registered over 36 months ago.
 - Satisfied within 6 months of registration.
 - Total amount cannot exceed £500.
- · Defaults;
 - Maximum I (registered within the last 36 months).
 - Total amount cannot exceed £150.
- Bankruptcy/Sequestration;
 - Discharged for a minimum of 72 months.
- · Individual Voluntary Arrangements (IVA) / Trust Deeds / Debt Management Plan;
 - Satisfied for a minimum of 72 months.
 - No further adverse credit since it was satisfied.
- Re-Possessions:
 - Where a customer has had a re-possession, this must be declined

NL0906	If customer has evidence of having a Payday Loan or Home Credit Loan within the last 6 years,, then they will be declined.
NI 0907	Applicants who are over-indebted will not be allowed

10. Affordability

Code Policy

NL1001 Every application must pass LGHF's affordability assessment.

10.1 Allowable Income

Code Standards NL1002 Only sustainable income can be used in the affordability calculation.

NL1003 Income from Permanent Employment

Customers need to have been in the same employment type of at least 12 months.

100% of the following "guaranteed income" can be used:

- · Basic salary.
- · Allowances (eg. large town/car/shift).
- Any increase in pay where it is due to be paid within 3 months.
- 100% of second job income subject to; this amount being sustainable and the occupation being referred to underwriting for review as to the feasibility of the role for the payment term.

50% of the following "variable income" can be used, subject to; the amount being used not exceeding the basic salary:

- · Bonus and overtime.
- Commission.

Zero-hour contractors, seasonal contractors and temporary contractors will not be considered.

Income from Self Employment / LTD Company Director

Note: if the affordability assessment is carried out on the self-employed income only then the case must be referred to an underwriter to check for the suitability and sustainability of employment.

Acceptable subject to:

- Minimum trading period of 2 years or:
- · Cases where the borrower has been trading for 12-24 months may be considered subject to:
 - The applicant is self-employed in one of the following professions: solicitor, barrister, accountant, actuary, vet, dentist, chartered surveyor, architect, chartered engineer, lawyer, teacher, medical doctor, nurse, optometrist, management consultant.
 - · Can provide I year's accounts and an accountant's projection for the 2nd year's income.
 - Was employed in the same profession as the self-employment for a minimum of 5 years prior to becoming self-employed.
- The earnings are viably sustainable for the contractual payment period, considering past performance and future reasonability.

Acceptable income types:

Sole Traders / Partners – the average of the customer's share of the net profit for the last 2 trading years or the latest years share, whichever is the lower.

Company Directors – the customer's basic salary (remuneration) from the latest year, the customer's average dividend for the last 2 trading years or the latest years dividend, whichever is the lower and the cost of any pension contributions being made, up to 10% of income.

NL1005

Income from Self Employed Medical Professionals

- GP's in partnership can be accepted and 100% of their current income used (with a minimum 2-year track record of earnings).
- Medically related second income 100% can be accepted for income purposes. This income is specifically
 private practice income earned on a self-employed basis by consultants, which is in addition to the NHS
 salary received.
- Public sector contracts 6 monthly rotational contracts for junior doctors are acceptable.
- · 6 monthly medical research contracts are not acceptable.

NL1006

Income from Fixed Term Contracting

100% of contract income can be used, subject to:

- · At least 12 months of the current contract remaining, or
- Current contract minimum 12months duration and a 2-year track record of income from contract work.

Where a customer is employed through an umbrella company this is acceptable subject to; a 2-year track record of earnings being confirmed, and details of the forthcoming year must be obtained from the umbrella company.

Zero-hour contractors, seasonal contractors and temporary contractors will not be considered.

NL1007

Contract workers, zero-hour contractors, seasonal contractors and temporary contractors will not be considered.

NL1008

Income from Pension

Pension already in receipt

- 100% of current employment/occupation pension income being received (Defined Benefit/ Lifetime Annuity).
- · 3.5% of pension pot for flexi-access income drawdown pension.
- · 100% of state pension currently being received.

If the pension is fixed for life, e.g., fixed term annuity, then a 5% haircut is applied for payment terms between 1–5 years, 10% for payment terms between 6–10 years, 15% for payment terms between 11–15 years and 20% for payment terms longer than 15 years.

Income from other sources

Maintenance Income

Where a customer is receiving maintenance payments, this income can be used within affordability assessment however the following must apply;

- This income can be used at 100%.
- The customer is in receipt of other income to support the lending.
- The maintenance must have a period remaining aligned to the payment term.

Benefit Income

The following types of income can be used at 100%;

- · Retirement pension.
- · War widows' pension.
- · War disablement pension.

NL1010

Income from Investments

Income from Investment Products

- Investment Income is acceptable where there is a 2-year track record of earnings.
- The nature of the investment will need to be reviewed to determine whether the income is sustainable.
- · LGHF will not accept any form of speculative investment as an income source for any reason.
- Income from investments is limited to 50% of the total income.

Predictable Investment Income

 Interest income from corporate bonds and dividend income from stocks are two good examples of predictable investment income.

Guaranteed Income

Safe investments like certificates of deposit, treasury securities, and fixed annuities are the primary sources
of guaranteed investment income.

NLI0II

Affordability Assessment

- · We will accept 100% of guaranteed investment income for use within the affordability assessment.
- · We will accept 50% of predictable investment income for use within the affordability assessment.

NL1012

Acceptable Investment Products

- Sustainable surplus income generated from a property portfolio (BTL income after finance, letting fees and maintenance costs - predictable investment income)
- Dividend income from a portfolio of shares/investment trust where already retired (predictable investment income).
- Dividend income from ownership of a share in a business (not directors' dividends predictable investment income).
- Savings Income (Gilts, corporate bonds, permanent interest-bearing shares, unit trusts) (Can be either predictable or guaranteed).
- Life Insurance Investment With-Profit and Investment bonds (Can either predictable or guaranteed).

10.2 Committed Expenditure

Code

Standards

NL1013

In addition to the basic essential and basic quality of living costs for the customers household (which are included by the Affordability Model) all current and future committed expenditure that will continue after the mortgage completes must be included within the affordability calculation.

NL1014	The following debts should be taken as a deduction:
	• The monthly costs of all debts which will remain in place on completion of the mortgage are included as a deduction within affordability.
	 If it can be evidenced that a debt is due to be fully repaid within 6 months of the application date, this can be excluded from affordability calculations.
	 Any credit cards to remain in place on completion of the mortgage are included as a deduction with 3% of the total credit balance being taken.
	 Monthly costs of any childcare / school fees.
	Monthly costs Student Loans.
	 Monthly costs of any Mortgage payments that do not meet the self-financing rules or are not going to be let out. Monthly costs of any property charges – ground rent / service charge.
	Monthly costs of any regular maintenance payments.
	 Monthly costs of any other significant outgoings.
	Monthly costs of Council Tax.
NL1015	Background Properties
	Where a customer has a property in the background or a property which is going to be let any regular running costs declared by the customer, including mortgage payments are to be factored into affordability.
NLI016	Buy to Lets
	 Where the property is currently let the mortgage can be classed as self-financing if the rental income exceeds the mortgage payment by at least 150%.
	 If the rental amount does not cover 150% and there is a shortfall amount (i.e. the difference between the rental payment and 150% of the mortgage payment) this must be included as a deduction within affordability.
NL1017	On all background properties, where a mortgage is in place evidence of the mortgage payment amount, and the payment being maintained must be evidenced for the last 12 months.
NL1018	Debt consolidation is permitted up to a maximum of £30k.
	The loans not taken into affordability are to be repaid upon completion by LGHF conveyancing solicitor.

10.3 Affordability Calculation		
Code	Standards	
	In addition to the standards in 10.2 the following must be included when calculating affordability;	
NL1019	The correct household composition.	
NL1020	 Calculated on the product interest rate (fixed for more than 5 years – MCOB II.6.18 (I)). 	
NL1021	Standard Tax and National Insurance contributions.	
NL1022	Calculated on an interest only basis.	
NL1023	Over 17's	
	 Any adult (over 17) who will reside in the property and is financially dependent on the applicant(s) must be included within the affordability calculation. 	

11. Income and Expenditure Verification

See table on following page.

11.1 Income Verification Code **Policy** NLI101 All income being used in the assessment of affordability must be independently verified. Only income already in receipt and where it is feasible to assume customers will continue to receive that income throughout their payment term can be considered for the affordability assessment. Code **Standards NLII02** Any income received from foreign currency (non-UK sterling) / asset is not acceptable and cannot be used within the affordability assessment. **NLI103** Bank Statement Principles Bank statements are required to validate the accuracy and authenticity of the income used in the affordability assessment. In addition, they are required to assess the applicant(s) ability to demonstrate financial sustainability (i.e. account conduct) and ensure that necessary outgoings have been appropriately factored into the affordability assessment. At least 3 bank statements are required and must: 1. Be genuine and belong to the customer(s). 2. Enable validation of the accuracy and authenticity of the income used with the affordability assessment. 3. Be recent enough to provide assurance that the applicant is still in receipt of the income and the income used is up to date. 4. Provide assurance that the applicant has a strong ability and willingness to repay and validate (where possible) information declared by the applicant to ensure an appropriate and accurate affordability If the bank statement(s) provided cannot satisfy the 4 principles, further bank statements and/or P60s must be obtained. **NLII04** Permanent Employment For customers new to LGHF / completing New Lending the following is required to verify employed income; Latest 3 payslips. Where payslips cannot be obtained an employer's reference can be accepted. Where a customer is due to start a new job then the income can be used subject to; receiving a copy of the signed contract. Any pay increase due within the next 3 months must be confirmed by the employer if used within the affordability calculation. **NLI105** Self Employed / LTD Company Director Income If the affordability assessment is done purely on the self-employed income these cases must be referred to an underwriter to check for type and sustainability of employment. All applications must be checked for the following: 1. Certainty that the company exists and is still trading. 2. Confirmation of the applicants' current earnings from a source independent of the applicant or verified independently. 3. The earnings are viably sustainable for the foreseeable future, considering past performance and future reasonability.

	Accountants Reference	Personal Bank Statement	Business Bank Statement	Last 3 years SA302s Online with a tax overview	Company Search	Payslip	Employers reference (Produced by accountant)	Latest P60
Self Employed/ Partnership/ Limited Liability Partnership (LLP) – Accountant is on list of recognised accountants	✓	√	√					
Self Employed/ Partnership/ Ltd Liability Partnership (LLP) – Accountant not on list of recognised accountants	√	√	√	√				
Self Employed/ Partnership/ Ltd Liability Partnership (LLP) – Prepares own accounts or self-assess		✓	✓	✓				
Partner with minority shareholding eg. large law firm		✓		√				
Limited Co. Directors (including salaried directors) min 20% Shareholding or <20% where income is derived from dividends- Accountant is on list of recognised accountants	✓	√	√		√			
Ltd Co Directors (including salaried directors) min 20% Shareholding or <20% where income derived from dividends— Accountant not acceptable	√	✓	√	√	✓			
Salaried Directors <20% shareholding (no dividend or dividend not being used)		✓			✓	√		
Employees of family companies		√				√	√	✓

Acceptable Accountants Qualifications are:

- Institute of Chartered Accountants (FCA/ACA).
- Institute of Chartered Accountants (Scotland) (FCAS/ACAS).
- Association of Chartered Certified Accountants (ACCA/FCCA).
- · Chartered Institute of Public Finance Accountants (CIPFA).
- Institute of Company Accountants (ASCA/FSCA).
- · Association of Authorised Public Accountants (FAPA/AAPA).
- Association of International Accountants (FIA/AIA).
- Chartered Institute of Management Accountants (CIMA).
- Institute of Chartered Accountants of Ireland (ICAI).
- · Institute of Chartered Accountants Scotland (ICAS).

For self-employed customers the most recent SA302 and Tax Year Overview (TYO) cannot be older than 18 months. Where the TYO shows unpaid tax the income will not be accepted.

NL1106 Self Employed Medical Professionals

Where usual self-employed criteria cannot be met for Consultants/Doctors you can obtain:

An Accountants letter (from suitably qualified Accountant) confirming minimum 12 months earnings or, Latest Tax Return documentation SA302 (Tax Calculation Summary) or, SA310 (Revenue Acknowledgement) plus Latest Tax Return.

NLI107

Fixed Term Contracting

To verify the customers earnings who is on a fixed term contract the following is required;

- · A copy of the current contract.
- · A copy of the most recent bank statement.
- · To obtain a track record contracts or P60s can be used.
- · Latest 3 payslips.

For a customer employed through an umbrella company then a 2-year track record, either through a reference or accounts should be supplied, which confirm forthcoming earnings.

NL1108

Contractor - non-fixed term

Current and previous contracts covering the last 12-month period (2-year track record if less than 3 months remaining on current contract).

NL1109

Customers current CV or evidence of contract track record within same employment field as appropriate

NLIII0

PAYE/Umbrella Co: latest 3 payslips/invoices and latest 3 months personal bank statements.

NLIIII

Limited Company: latest 3 months business bank statements and latest 3 months personal bank statement.

Pension Income

NLIII2

Pension Income Assessment - Already in Receipt

State Retirement Pension (SRP)

- · Department of Work and Pension (DWP) state pension letter issued within the last 12 months; OR
- · Latest 3 months bank statements identifying payment from DWP.

Private/Company Pension and Annuities

- · Latest monthly pension payslip (no older than 2 months from the application date) OR
- · Latest 3 months bank statements evidencing the payment from the pension company with either:

Pension statement, or:

- · Pension payslip (no more than 12 months old undated payslips are not acceptable), or
- · Pension letter, or
- P60 (if not clear the P60 is related to the pension then a covering letter is required from the pension company/annuity provider).

Pension Statements and Annuity Letters must:

- Not be handwritten or amended.
- · Show applicant's name and address, which must match the application details.
- Include pension company/annuity provider's name, address, telephone number and company registration number (if a limited company).
- Be on headed paper or show company logo.
- Show payment dates.
- Cover a minimum of one month (5 consecutive weeks).
- · Show gross income.
- Show net pay.

Pension Statement for private/company and state pension must:

- · Show regularity of payment.
- Not be older than 12 months.

Annuity Letters must:

- · Show lump sum invested in fund.
- · Show end date if applicable.
- Not be older than 12 months.

NLIII2 contd.

For 'Income Drawdown/Flexible Drawdown' pensions additional documentation is required to confirm the value of the pension pot remaining. This documentation should be no older than 12 months.

If the pension is fixed for life, eg. fixed term annuity, then a haircut is to be applied to allow for inflation on expenditure.

NLII15

Income from other sources

Maintenance Payments

- The income must be evidenced through a formal agreement. This should be one of the following: CSA agreement, Court order, Solicitors Letter or Consent Order.
- · The latest bank statement to show evidence of the income.

Benefit Income

The award letter will be required to evidence this income along with the latest bank statement evidencing
the benefit credit.

Investment Income

NLIII6

Investment income Verification

- The latest two years' HMRC Tax Year Calculations plus the Tax Overview documentation (one copy of each piece of documentation is required for each tax year).
- The documentation may show a latest financial year up to 18 months old at the date of application when supported with six months' personal bank statements.
- Accountant's Certificate covering the most recent 2-year accounting period.

And/or

- The Accountant's Certificate may show a latest financial year up to 15 months old at the date of application when supported with six months' personal bank statements.
- · We will request the Certificate directly from the Accountant.
- · The latest year's figures should be used to determine income.
- · Latest financial year should be no older than 12 months at the date of application.
- Three months' personal bank statements may be required in other circumstances.

Dividend income where the applicant is retired

- The latest two years' HMRC Tax Year Calculations plus the Tax Overview documentation (one copy of each piece of documentation is required for each tax year).
- The documentation may show a latest financial year up to 18 months old at the date of application when supported with six months' personal bank statements.
- Accountant's Certificate covering the most recent 2-year accounting period.

And/or

- The Accountant's Certificate may show a latest financial year up to 15 months old at the date of application when supported with six months' personal bank statements.
- We will request the Certificate directly from the Accountant.
- · The latest year's figures should be used to determine income.
- Latest financial year should be no older than 12 months at the date of application.
- · Three months' personal bank statements may be required in other circumstances.

Rental Income from Property Investments

- Rental income from mortgage free properties
- Latest 3 months' bank statements or you can use a statement/letter from an Association of Residential
 Lettings Agents (ARLA) registered letting agent if this shows a breakdown of payments received, evidencing
 the latest three months' net rental payments.
- Rental income must be paid by Direct Debit/Standing Order.
- SA302 and TYO for past 2 years showing income from Land and Property.

Rental Income - from mortgaged properties

- Rental income from short term or holiday lets, "rent a room" lodgers or foreign property is unacceptable.
- Rental income letting business with mortgage.
- The last 2 years' income figures via an accountant's certificate covering the applicant's share of net profit, or HMRC tax assessments are required.

11.2 Expenditure Verification		
Code	Standards	
NLIII7	For Committed Personal expenditure, the information provided by the applicant can be used within the affordability assessment, unless a common-sense view, or additional information challenges the accuracy of the declared information.	

12. Security	
Code	Policy
NL1201	The security must be of an acceptable construction type.
NL1202	A fully enforceable first legal charge must be granted to LGHF.
NL1203	Building insurance is mandatory on all mortgaged properties.
Code	Standards
	Properties
NLI204	Properties over 10 acres may be referred but will be subject to valuer's comments, confirmation that there are no restrictions and confirmation of the type of land and usage.
NL1205	Where properties exceed 5 acres, we will only consider the value of the house and immediate garden area, but the entire plot will be charged.
NL1206	Properties with the benefit of land with planning permission for a separate dwelling must be valued based on what the property would be worth without the planning permission.
NL1207	Properties with ongoing/progressive structural movement are not acceptable.
NL1208	Properties that have been underpinned in the last 5 years are not acceptable.
NL1209	Properties that have been flooded within the last 5 years or where our flood risk data indicates a high risk of flooding.
NL1210	If the property is in a high flood risk area, as determined by the Environment Agency, or flooding of the surrounding area has occurred in the past 5 years, full buildings insurance cover with no endorsements or onerous conditions/excesses will be required.
NLI2II	In situations where the applicants own adjoining land next to or near to the security address and this is registered as a separate title which will not be included in our charge, we will only consider lending provided that there are no restrictions to access into the property and no onerous restriction/covenants regarding the usage of either part of the land. The additional land will not be used as part of the valuation.
NL1212	Where the security address has shared access, it will not be considered if the access to the property is shared with or registered to another family member or registered on a separate title owned by the applicants. In circumstances where the applicant or their family own property or land adjacent to the security address, the access to the property needs to be unrestricted as mentioned above.
	The following properties are not acceptable for lending;
NL1273	Age Restricted Properties
NL1213	Japanese Knotweed is acceptable if it is within 7 metres of the boundary, but more than 7 metres away from habitable spaces, conservatory and/or garage of the property.
NL1214	Properties with dry rot unless completely eradicated.
NLI2I5	Properties used for farming (arable or pastoral) providing any form of commercial income or having livestock* on the property (this includes Small Holdings) or where special licensing or local authority consent for non-residential use has been obtained. *Livestock includes any creature kept for the production of food, wool, skins, or fur, or for the purpose of its use in the farming of land.

Annexes having additional separate services or being held on separate legal title are not acceptable. Annexes occupied by non-family members or sublet are not acceptable.

NL1217	Properties where more than 15% is a flying freehold.
NL1218	Ex MOD houses on a current MOD site or Housing Association properties forming part of a Ministry of Defence site.
NL1219	Grade I and Grade A (Scotland) Listed Buildings.
NL1220	Dwellings containing Mundic concrete (unless A1 Category Report Held) or High Alumina cement.
NL1221	Properties with onerous restrictive covenants (eg. agricultural ties).
NL1222	Prefabricated Reinforced Concrete (PRC) even if repaired or panels removed.
NL1223	Properties defective under the 1984 Housing Act.
NL1224	Properties held in Trust.
NL1225	Smallholdings.
NL1226	Caravans/Park Homes.
NL1227	Single skin walls on two floors are not acceptable as the structural integrity may be compromised. Single skin wall construction of the full building is unacceptable.
NL1228	Properties subject to Equity Share Schemes.
NL1229	Large Panel Systems.
NL1230	All Bed-sits or Studio flats under 30m².
NL1231	Thatched roof.
NL1232	Freehold Flats.
NL1233	Ex-local Authority Flats above 10 storeys' in height irrespective of the subject property's location.
NL1234	Flats above 5 storeys with no lift access where the subject property is located on the 4th floor or above.
NL1235	Flats not covered by Block buildings insurance.
NL1236	Properties where Spray-foam is present in the loft space.
NL1237	Liable to be subject to; clearance or compulsory purchase order.
NL1238	No kitchen unless installed prior to completion.
NL1239	Properties with restrictions in place that would affect future marketability and resale value.
NL1242	Loans secured against purchase timeshare accommodation.
NL1211	Shared ownership.
NL1242	Shared Equity.
NL1243	Steel framed built before 2001 or steel-clad properties.
NL1244	Properties deemed unacceptable by a valuer due to major restrictions to saleability or significant structural problems.
NL1245	Ex Local Authority, ex Housing Association or ex Ministry of Defence houses/bungalows/flats/maisonettes valued below £100k or where pre-emption conditions have not exceeded clawback period.
NL1246	Properties with water supplied by a Borehole/Spring/Well.

	Properties meeting the below criteria are to be referred to the Technical Underwriting Team
NL1247	Properties offering bed and breakfast facilities where no permanent changes have been made to the home may be acceptable security. Not including any business that employs others.
NL1248	Applicants keeping livestock/animals can be considered if these are kept for non-commercial purposes.
NL1249	Annexes with separate Council Tax banding and annexes sharing Council Tax banding can be acceptable subject to valuation and meeting other acceptability criteria, in particular – no separate services, shared access and less than 50% of the main property footprint. The annexe must be either empty at completion or occupied by a maximum of 2 family members, (more than 2 can be considered) or a contracted live-in carer, each of whom signs a Deed of Consent. The annexe must be part of the main legal title. On referral underwriters will consider the circumstances and follow existing rules on deed of consent. Annexes with separate Council Tax bandings should be highlighted to valuer (e.g., via a post valuation query) to assess any impact on value/saleability.
NL1250	Non-traditional construction where the Valuer advises it is widely mortgageable and has high market demand.
NL1251	Properties with >10 acres can be considered. Where properties exceed 5 acres, we will only consider the value of the house and the immediate garden area, the entire plot will be charged.
NL1252	Properties that have been underpinned 5+ years ago, works were completed under guarantees and there has been no further evidence of movement.
NL1253	Properties or land where a Sink Hole has occurred irrespective of whether the impact of that Sink Hole has been resolved may be considered.
NL1254	Timber framed dwellings built between 1900-1960 are not acceptable, before and after this period should be referred.
NL1255	Properties with non-standard utilities, ie. 2 kitchens.
NL1256	Grade 2 listed building/Grade C in Scotland.
NL1257	Grade2* and Grade B (Scotland) Listed Buildings may be considered.
NL1258	Property originally built with a flat roof (Except flats).
NL1259	Flat Roofed Property where more than 50% of the roof forms part of an extension.
NL1260	Flats above 5 storeys with no lift access where the property is below the 4th floor.
NL1261	Flats in blocks with more than 10 storeys in height where the flat is situated on the 10th floor or below (properties over 10 storeys can be referred).
NL1262	Studios must have a minimum internal measurement of 30m2 and a maximum value of £1,000,000. They must own their own bathroom and kitchen. The kitchen must be in the same room.
NL1263	Property where more then 50% of the total floor area forms part of an extension.
NL1276	 A single skin wall is a wall of less than 225mm brick thickness. Property's that have elements of single skin walls may be acceptable subject to meeting all the following conditions. Up to a maximum of 20% of the exterior wall area; No adverse structural or damp issues; If the Single skin walls are on an upper floor they must be structurally sound i.e. the roof is securely tied in, and Saleability and mortgageability must not be adversely affected.
NL1264	External Wall Systems (Cladding)
	Residential Properties of any building 4 storeys and above that are constructed with a combustible External Wall System (Cladding) or any attachments such as balconies where there are specific concerns about fire safety must provide an EWSI form. This referral is based on concern reported by the LGHF panel valuer. LGHF will require the rating to be either AI or A2 to render the building fire safe, any other rating BI, A3 or B2 will be declined.
	Insurance
NL1265	Buildings Insurance must be in place that is sufficient to cover the reinstatement amount or if the property is part of a larger building and there is a common insurance policy in place, then the sum insured for the building

must be at least that amount multiplied by the total number of flats in the building.

NL1266	Buildings Insurance must be in place under standard terms covering; fire, explosion, earthquake, storm, flood, escape of water or oil, subsidence, heave, landslip and malicious damage.
NL1267	Buildings Insurance must be accepted on normal terms with no endorsements or onerous conditions/excesses.

New Build Properties

NL1268

A property that is occupied or transacted for the first time in its current state or converted within the last 2 years.

Additionally, if the property is occupied or transacted for the first time in its current state or converted within the last 6 years it should have either a warranty from LGHF approved list or a suitable Professional Consultants Certificate.

The professional consultants must confirm.

- they have visited the property during construction to check its progress, its conformity with drawings approved under building regulations and its conformity with drawings/instructions issued under the building contract,
- they will remain liable to the first purchasers and their lender and subsequent purchasers and lenders for the period of 6 years from the date of the certificate; confirmed on their indemnity cover,
- has appropriate qualifications and strong experience in the design and/or monitoring of the construction and conversion of residential buildings; and
- will keep a certain level of professional indemnity insurance in force to cover their liabilities under the
 certificate. The value of the property once completed; or £250,000 if employed directly by the borrower or, in
 any other case, £500,000. If we require a collateral warranty from any professional adviser, this will be stated
 specifically in the mortgage instructions.

Recognised Qualifications:

- fellow or member of the Royal Institution of Chartered Surveyors (FRICS or MRICS); or
- fellow or member of the Institution of Structural Engineers (F.I.Struct.E or M.I.Struct.E); or
- · fellow or member of the Chartered Institute of Building (FCIOB or MCIOB); or
- fellow or member of the Architecture and Surveying Institute (FASI or MASI) (only if in conjunction with a FCIOB or MCIOB qualification); or
- fellow or member of the Chartered Association of Building Engineers (C.Build E MCABE and C.Build E FCABE); or
- member of the Chartered Institute of Architectural Technologists (formerly British Institute of Architectural Technologists) (MCIAT); or
- architect registered with the Architects Registration Board (ARB). An architect must be registered with the Architects Registration Board, even if also a member of another institution, for example the Royal Institute of British Architects (RIBA); or
- · fellow or member of the Institution of Civil Engineers (FICE or MICE).

Properties under 10 years old must have a New Build Warranty; the following have been deemed acceptable:

- NHBC.
- Premier Guarantee (including LABC Hallmark and LABC New Home Warranties).
- Building Life Plans Ltd.
- Checkmate.
- International Construction Warranties (ICW).
- Homeproof Warranties Ltd (formerly known as Aedis).
- Q Assure Build Ltd.
- Advantage HCI.
- Buildzone.
- Protek.
- Ark Insurance Group.
- One Guarantee.
- Global Home Warranties.
- ABC+ Warranty.
- Build Assure.

A new warranty provider can be considered for approval by sending details to the product team for review and progress to an application for assessment.

Commercial Use at the Property

For applications with a commercial use these will need to satisfy our requirements below:

- · The property must be occupied and used exclusively by the applicant for their own business purpose.
- · The surveyor must be able to value the property on a residential basis ignoring any business use.
- · The property is capable of being sold as a standard residence without extensive modification and expense.
- The surveyor must be aware of the full usage of the property at the time of instruction.
- The property must be wholly or predominantly classified as residential under planning legislation.

Any applications deemed to meet this criteria and progress to valuation may still be deemed unacceptable where the surveyor considers the commercial use to materially impact the marketability of our security.

The underwriter should consider how easily the property could be converted back to a standard residential accommodation in the event of LGHF having to sell as a mortgagee in possession i.e., a home office should only require the removal of a desk/filing cabinet.

Property in proximity to a commercial business

NL1270 Class E (formerly AI) Use Our guidance for the retail sale of goods other than hot food, as a post office, for the sale of tickets or as a travel agency, Above/Below - Accept for the sale of sandwiches or other cold food for Adjacent/Neighbouring - Accept consumption off the premises, However, where the valuer considers the proximity for hairdressing, of the commercial use would materially impact marketability of our security the application will for the display of goods for sale, be declined. for the hiring out of domestic or personal goods or articles, for the reception of goods to be washed, cleaned or repaired.

Class E (formerly A2)
Use	Our guidance
Financial Services.	
Professional services (other than health or medical services).	Where the valuer considers the proximity of the commercial use would materially impact marketability of our security the application will
Any other services which it is appropriate to provide in a shopping area.	be declined.

Class E (formerly A3)

Use Our guidance

Use for the sale of food or drink for consumption on The property must be in a desirable area with good the premises or of hot food for consumption off the demand, readily saleable and readily marketable. premises.

Class E (formerly BI)

Use Our guidance An office other than a use within former class A2 (financial and professional services). Generally, acceptable where the commercial use of the premises below, adjacent or proximity to the subject property falls under the 'OFFICE' class. Where the commercial use of the premises below is a laboratory this is unacceptable.

NL1271 Solar Panels

- Solar Panels are acceptable if owned outright by the customer. If the solar panels are leased the lease must comply with our minimum requirements. If the lease cannot be varied, LGHF can consider a side letter that addresses the areas of non-compliance with the UK Finance Guidance. The side letter must be addressed to Legal and General Home Finance and its successors. Whether owned or leased the valuer will need to confirm that the solar panels will not adversely affect the saleability of the property and other approvals.
- We require a copy of the Air Space Lease before the application can proceed. Our representative will check
 the lease complies with our requirements. If the lease does not meet out requirements the application will
 be declined.

NL1272 Retentions

- We do not accept any cases with a Retention. However, Undertakings may, at the discretion of the
 Underwriter be considered where the works are considered non-essential. The applicants will have sufficient
 funds to carry out the works following completion and the nature of the works do not affect the structural
 integrity of the property.
- LGHF may require works to be carried out by suitably qualified contractors before Offer or Completion. In some instances, we may set out Offer conditions for the works to be carried out within an agreed period after completion.
- Where the Valuer confirms that essential repairs are required, no monies will be released until the essential repairs have been undertaken. Upon completion of the works, the applicant would need to provide evidence of the completed work, i.e. the schedule of works &/or invoice & guarantees provided. Alternatively, LGHF may instruct the Valuer to reinspect the property to confirm that the works have been carried out to the Valuer's satisfaction, confirm its suitability for mortgage purposes and provide a revised valuation figure where applicable.
- Where the Valuer confirms that specialist reports are required, we will require the applicant to arrange the
 reports at their own expense. The specialist reports will be sent to the Valuer for comment. Any repairs
 deemed essential must be carried out prior to funds release.

13. Location/Tenure/Occupation

Code Policy NL1301 England and Wales (Freehold, Leasehold). Mainland Scotland (Absolute Owner/Heritable Title & Leasehold). Code Standards NL1302 Lending in England, Mainland Scotland & Wales is permitted. Lending in Northern Ireland is not permitted. NL1303 Acceptable tenure: Leasehold, subject to; Age of youngest borrower plus unexpired lease must be a minimum of 175 years. Where a case falls one year short of this requirement a Technical Underwriter can approve.

NL1304	Good Leasehold Title will be considered but subject to solicitor's comments.
NL1305	If the borrower owns both the Freehold and Leasehold interests in the security, they should both be charged.
NL1306	Properties where the total service charge payable, including ground rent and any contribution to a sinking fund, is greater than 2.5% of the property value are not allowed.
NL1307	Where service charge increases are calculated by another means, such as incremental multiplications, the amount of service charge due in 25 years should be no more than 2.5% of the current property value.
NL1308	Properties where resale fees exceed 3% of property value are not allowed.
NL1309	Heritable subject to; the property being in Scotland.
NL1310	Freehold, subject to; the property not being a flat.
NLI311	Commonhold properties are not acceptable.
	Occupation
NL1312	The applicants must be the same as those that are/will be on the Proprietorship Register held by HM Land Registry.
NL1313	A maximum of 2 registered parties is permissible.
NL1314	Where registered parties are removed from the title, we require satisfaction that the re-mortgage will include a permanent and financial separation of all interests.
NL1315	If the property is owned and occupied by two spouses or partners, the mortgage must be taken out on a joint basis. If it is only owned by one of them then the spouse / partner who is not on the title deeds will need legal advice and must be added to the title deeds and the mortgage.
NL1316	In order for a lodger to be acceptable, they must be taking one room in the property where the borrower also resides and sharing the facilities of the property.
NL1317	Lodgers must be advised to seek independent legal advice and sign a Deed of Consent.
NL1318	A maximum of two lodgers are permitted.
NL1319	Other adult occupiers (over the age of 17 at completion) living at the property who are not party to the mortgage are required to receive independent legal advice and sign a Deed of Consent to postpone any rights or interest in the property. Signing the Deed of Consent will be a condition of the loan offer. The adult occupier is not allowed to waive their right to independent legal advice.
NL1320	Live-in-carers are exempt from completing a deed of consent where they are from a company providing live-in-care services (providing short term rolling care only). Solicitor instructions include the recommendation that the occupier takes legal advice.
NL1321	Where underwriters are on notice that there may be additional occupiers who have not been declared on the application form, they should make enquiries and condition the Offer of Loan for completion of a Customer Declaration of No Additional Occupancy.
NL1322	In cases where a formal notification has been made that a person or persons has/have expressly. asserted their rights over the property, be it in writing or verbally, the case cannot proceed to completion and will not be accepted.
NL1323	In Scotland, Deeds of Consent are not applicable as there are no rights of occupancy except in cases of matrimonial home rights.
NL1324	Where the occupant is a dependant of unsound mind the occupier's declaration may be signed on their behalf by a person holding Enduring Power of Attorney registered with the Court of Protection. Alternatively, we will consider removing this requirement if we have confirmation from the occupier's Doctor (GP) that they have no mental capacity to sign a Waiver and sight of a care plan indicating the arrangements that are in place following the death or long-term care of the borrower(s).
NL1325	Marital Status; it is not sufficient for a residing spouse to sign a Deed of Consent, they must be party to the loan.

14. Valuation	
Code	Policy
NL1401	Every application must be supported by an acceptable valuation of the security by a panel valuer.
Code	Standards
NL1402	The only acceptable valuations for new lending are: • Internal inspection by a panel valuer. All details on the valuation report must be completed and the valuer must confirm the property is suitable security for LGHF. Where a customer has had a standard mortgage valuation already carried out in England and Wales this cannot be used for our Mortgage purposes.

15. Existing Mortgage Customers				
Code	Policy			
	N/A			
Code	Standards			
NL1501	Lending Source LGHF customers can apply for portability without using an intermediary if they apply through our Customer Contact Centre. Portability applications must be on an advised basis.			
	Lending Purpose			
NL1502	Portability can be completed with other variations; additional loan, transfer of equity, account amend.			
NL1503	Where a customer is being removed from the mortgage as part of the portability application the relevant form should be completed by the party being removed from the mortgage. Transfer of Equity standards can be found within the Account Amendments Lending Standards.			
NL1504	Where a customer is new to LGHF and being added to the mortgage as part of the port they must meet new customer lending standards.			
	Customer Verification			
NL1505	When the original mortgage was opened, ID &V checks for all customers will have been completed and a record retained on file, to comply with the requirements of the Money Laundering Regulations Act 2007.			
NL1506	Where a customer is completing new lending, checks must be made to verify all customers, party to the mortgage. This should be done by matching the signature(s) on the new lending application, to the signature(s) we already hold on file. This is a fraud check which helps ensure that all customers are fully aware of the application.			
NL1507	If a signature cannot be matched or there is no signature on file, then up to date ID must be obtained that contains a matching signature, such as a passport or driving licence, so the customer can be verified.			

16. Expiry Dates			
Code	Standards		
NL1601	Standard	Expiry Point	
	Mortgage Offer	90 days	
	AIP Decision	90 days	
	Application form and supporting verifications	90 days	
	Standard Valuation	180 days	

17. Policy Exceptions		
Code	Existing Mortgage Customers	
N/A	Policy Exceptions – Only permitted in accordance with MCOB 11.6.3 and/or MCOB11.7. Mandatory Standard Exceptions – Only permitted in accordance with MCOB 11.6.3 and/or MCOB11.7. The following codes would need to be applied; MCOB 11.6.3 – Affordability rules. MCOB 11.7 – Transitional Arrangement rules. Standard Exceptions – Discretion to override, where an appropriate risk rationale exists.	

18. Glossary		
Key Wordings/ Meanings	Definition	
Borrower	A borrower is a customer of LGHF and is someone who we have lent money to.	
Concessionary Purchase	You are buying a property at a discounted amount, therefore paying it less than the market value.	
Diplomatic Immunity	Diplomatic immunity is a form of legal immunity that ensures diplomats are given safe passage and are considered not susceptible to lawsuit or prosecution under the host country's laws, although they can still be expelled.	
Dividend Income	Distributions of earnings to shareholders that may be in the form of cash, stock, or property, within the UK dividends are taxed at a different amount.	
Execution Only	Taking a mortgage out without receiving any advice from a qualified person .	
External Appraisal (EA)	Also known as a drive by, a valuer will visit the outside of a property and with knowledge of the area provide a valuation of the property, they will not complete a full internal inspection of the property.	
Guaranteed Income	This includes income that is received on a regular basis and forms part of a contractual arrangement between employer/employee, pension provider/pensioner.	
LTV	Loan to value – the amount of money lent out to the customer against the market value of the property.	
Mortgage Product	The definition of a product is;	
	A product is the item offered for sale. A product can be a service or an item. It can be physical or in virtual or cyber form. Every product is made at a cost and each is sold at a price. The price that can be charged depends on the market, the quality, the marketing and the segment that is targeted.	
	In terms of a mortgage, we are offering to lend someone money, which is the service, a customer has to repay this back over a period of time; the amount paid back a certain point is determined by the rate of the product.	
Net Profit	Net profit, also referred to as the bottom line, net income, or net earnings is a measure of the profitability of a venture after accounting for all costs.	

Payment Term	Payment Term means the period in which the customer must make Monthly Interest Payments.	
Proof of Residency	Residency is where someone has lived; to provide proof means we must be able to see that the person has lived at the property address.	
Remuneration	An amount of money paid to someone for the work that person has done. Reward for employment in the form of pay, salary, or wage, including allowances, benefits (such as company car, medical plan, and pension plan), bonuses, cash incentives, and monetary value of the non cash incentives.	
Security	What we have lent our monies against, what is there to protect our monies being returned.	
Sustainability	For us, it is the amount the customer declares as sustainable on the application form and which the customer believes they can reasonably expect to earn. Proof must be obtained to evidence this.	
Transitional Arrangements	Term used to define MCOB 11.7 that allows customers to make changes to their mortgages where they may not meet a lender's current policy, but can meet other requirements set out in MCOB.	
Umbrella Companies	An umbrella company is a company that acts as an employer to agency contractors who work under a fixed term contract assignment, usually through a recruitment employment agency in the United Kingdom.	
	An Umbrella Company will employ a person under an overarching Contract of Employment and will be responsible for raising invoices for the work that they do whilst on assignment, this means that they will not have the worry of setting up and running a company or appointing an accountant.	
	It is worth noting that all Umbrella Companies are, effectively, controlled by the HMRC. All payments must be made through PAYE and HMRC also dictate which expenses they are allowed to claim. Therefore, the only difference in your take home pay should be the Umbrella Company's margin.	
Variable Income	This includes income where the amount and/or frequency of the income are not guaranteed.	

